

116TH CONGRESS  
1ST SESSION

# H. R. 5120

To amend title 49, United States Code, to provide enhanced safety and environmental protection in pipeline transportation, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 15, 2019

Mr. DEFAZIO (for himself and Mr. PALLONE) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To amend title 49, United States Code, to provide enhanced safety and environmental protection in pipeline transportation, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4       (a) SHORT TITLE.—This Act may be cited as the  
5     “Safe, Accountable, Fair, and Environmentally Respon-  
6 sible Pipelines Act of 2019” or the “SAFER Pipelines Act  
7     of 2019”.

1           (b) TABLE OF CONTENTS.—The table of contents for  
2 this Act is as follows:

See. 1. Short title; table of contents.  
See. 2. Authorization of appropriations.  
See. 3. Purpose and general authority.  
See. 4. State pipeline safety program certifications.  
See. 5. State pipeline safety grants.  
See. 6. Inspection and maintenance.  
See. 7. Risk analysis and integrity management programs.  
See. 8. Community right-to-know and emergency preparedness.  
See. 9. Cost recovery for design reviews.  
See. 10. Actions by private persons.  
See. 11. Civil penalties.  
See. 12. Criminal penalties.  
See. 13. Emergency response grants.  
See. 14. Verification of pipeline qualification programs.  
See. 15. National pipeline mapping system.  
See. 16. Congressional access to oil spill response plans.  
See. 17. Leak detection technology.  
See. 18. Gas pipeline repair criteria.  
See. 19. Methane release mitigation.  
See. 20. Unusually sensitive areas.  
See. 21. User fees for underground natural gas storage facilities.  
See. 22. Seismicity.  
See. 23. Pipeline safety testing.  
See. 24. Workforce.  
See. 25. Hiring report.  
See. 26. Plan to combine State damage prevention and one-call notification programs.  
See. 27. Gas gathering lines.  
See. 28. Regulatory updates.  
See. 29. Component verification.  
See. 30. Codification of final rule.

3 **SEC. 2. AUTHORIZATION OF APPROPRIATIONS.**

4           (a) OPERATIONAL EXPENSES.—There are authorized  
5 to be appropriated to the Secretary of Transportation for  
6 the necessary operational expenses of the Pipeline and  
7 Hazardous Materials Safety Administration the following  
8 amounts:

- 9               (1) \$24,215,000 for fiscal year 2020.  
10              (2) \$24,941,450 for fiscal year 2021.  
11              (3) \$26,460,000 for fiscal year 2022.

1                                     (4) \$27,254,000 for fiscal year 2023.

2               (b) GAS AND HAZARDOUS LIQUID.—Section

3 60125(a) of title 49, United States Code, is amended—

4               (1) in paragraph (1), by striking subparagraphs

5               (A) through (D) and inserting the following:

6                                     “(A) \$160,800,000 for fiscal year 2020, of

7               which \$10,000,000 shall be expended for car-

8               rying out such section 12 and \$60,000,000

9               shall be expended for making grants;

10                                     “(B) \$165,624,000 for fiscal year 2021 of

11               which \$10,000,000 shall be expended for car-

12               rying out such section 12 and \$61,800,000

13               shall be expended for making grants;

14                                     “(C) \$170,600,000 for fiscal year 2022, of

15               which \$10,000,000 shall be expended for car-

16               rying out such section 12 and \$63,650,000

17               shall be expended for making grants; and

18                                     “(D) \$175,700,000 for fiscal year 2023, of

19               which \$10,000,000 shall be expended for car-

20               rying out such section 12 and \$65,560,000

21               shall be expended for making grants.”;

22               (2) in paragraph (2), by striking subparagraphs

23               (A) through (D) and inserting the following:

24                                     “(A) \$25,000,000 for fiscal year 2020, of

25               which \$5,000,000 shall be expended for car-

1                 rying out such section 12 and \$9,000,000 shall  
2                 be expended for making grants;

3                 “(B) \$25,000,000 for fiscal year 2021, of  
4                 which \$5,000,000 shall be expended for car-  
5                 rying out such section 12 and \$9,000,000 shall  
6                 be expended for making grants;

7                 “(C) \$26,000,000 for fiscal year 2022, of  
8                 which \$5,000,000 shall be expended for car-  
9                 rying out such section 12 and \$9,000,000 shall  
10                 be expended for making grants; and

11                 “(D) \$26,000,000 for fiscal year 2023, of  
12                 which \$5,000,000 shall be expended for car-  
13                 rying out such section 12 and \$9,000,000 shall  
14                 be expended for making grants.”; and

15                 (3) in paragraph (3), by striking “\$8,000,000  
16                 for each of fiscal years 2017 through 2019” and in-  
17                 serting “\$9,000,000 for each of fiscal years 2020  
18                 through 2023”.

19                 (c) EMERGENCY RESPONSE GRANTS.—Section  
20 60125(b)(2) of title 49, United States Code, is amended  
21 by striking “\$10,000,000 for each of fiscal years 2012  
22 through 2015” and inserting “\$12,000,000 for each of fis-  
23 cal years 2020 through 2023”.

24                 (d) PIPELINE SAFETY INFORMATION GRANTS TO  
25 COMMUNITIES.—Section 60130(c) of title 49, United

1 States Code, is amended by striking “section 2(b) of the  
2 PIPES Act of 2016, the Secretary shall expend  
3 \$1,500,000 for each of fiscal years 2016 through 2019  
4 to carry out this section. Such amounts shall not be de-  
5 rived from user fees collected under section 60301” and  
6 inserting “section 2(a) of the SAFER Pipelines Act of  
7 2019, the Secretary shall expend \$2,000,000 for each of  
8 fiscal years 2020 through 2023 to carry out this section”.

9           (e) STATE DAMAGE PREVENTION PROGRAMS.—Sec-  
10 tion 60134(i) of title 49, United States Code, is amended  
11 by striking “\$1,500,000 for each of fiscal years 2012  
12 through 2015” and inserting “\$2,000,000 for each of fis-  
13 cal years 2020 through 2023”.

14           (f) ONE-CALL NOTIFICATION PROGRAMS.—Section  
15 6107 of title 49, United States Code, is amended by strik-  
16 ing “\$1,058,000 for each of fiscal years 2016 through  
17 2019” and inserting “\$2,000,000 for each of fiscal years  
18 2020 through 2023”.

19 **SEC. 3. PURPOSE AND GENERAL AUTHORITY.**

20           (a) COST-BENEFIT ANALYSIS.—Section 60102(b) of  
21 title 49, United States Code, is amended—  
22               (1) in paragraph (2)—  
23                       (A) by striking subparagraphs (C) through  
24                       (E); and

1                             (B) by redesignating subparagraphs (F)  
2                             and (G) as subparagraphs (C) and (D), respec-  
3                             tively; and

4                             (2) by striking paragraphs (3) through (7).

5                             (b) SAFETY-RELATED CONDITION REPORTING.—

6                             (1) AVAILABILITY OF INFORMATION TO FIRST  
7                             RESPONDERS.—Section 60102(h) of title 49, United  
8                             States Code, is amended—

9                             (A) in paragraph (2) by striking “Notice  
10                             of the condition shall be given concurrently to  
11                             appropriate State authorities.”; and

12                             (B) by adding at the end the following:

13                             “(3)(A) Notice of the condition of an intrastate  
14                             or interstate pipeline facility shall be given concur-  
15                             rently to appropriate State authorities.

16                             “(B) The Secretary shall require that, upon re-  
17                             ceipt of a report on a safety-related condition sub-  
18                             mitted under this section, a State agency shall pro-  
19                             vide the report, upon request, to any relevant State  
20                             emergency response commission, tribal emergency  
21                             response commission, tribal emergency planning  
22                             committee, local emergency planning committee,  
23                             local government, or public agency responsible for  
24                             emergency response, including any updates to the re-  
25                             port received by the State agency.”.

1                                     (2) EXEMPTION REMOVAL.—Section 60102(h)  
2 of title 49, United States Code, is further amended  
3 by adding at the end the following:

4                                     “(4) Regulations prescribed by the Secretary  
5 under this section may not exempt a condition from  
6 being subject to reporting requirements if the ex-  
7 emption of such condition would reduce or eliminate  
8 the value of the reports as leading indicators of safe-  
9 ty or environmental hazards.”.

10                                   (c) AUTOMATIC OR REMOTE-CONTROLLED SHUT-  
11 OFF VALVES.—Section 60102(n)(1) of title 49, United  
12 States Code, is amended to read as follows:

13                                     “(1) HIGH CONSEQUENCE AREAS.—

14                                     “(A) IN GENERAL.—Not later than 2 years  
15 after the date of enactment of the SAFER  
16 Pipelines Act of 2019, the Secretary shall issue  
17 regulations to require operators of transmission  
18 pipeline facilities to install and use automatic or  
19 remote-controlled shut-off valves for such pipe-  
20 line facilities that are located in high con-  
21 sequence areas (as defined in part 192 or 195  
22 of title 49, Code of Federal Regulations, as ap-  
23 plicable).

24                                     “(B) OTHER AREAS.—The Secretary may  
25 issue regulations to require operators of trans-

1 mission pipeline facilities to install and use  
2 automatic or remote-controlled shut-off valves  
3 for such pipeline facilities that are not located  
4 in areas described in subparagraph (A).”.

5 (d) CRACK MANAGEMENT.—Section 60102 of title  
6 49, United States Code, is amended by adding at the end  
7 the following:

8 “(q) CRACK MANAGEMENT.—

9 “(1) IN GENERAL.—

10 “(A) HIGH CONSEQUENCE AREAS.—Not  
11 later than 2 years after the date of enactment  
12 of this subsection, the Secretary shall issue reg-  
13 ulations to require operators of gas pipeline fa-  
14 cilities and hazardous liquid pipeline facilities  
15 that are located in high consequence areas (as  
16 defined in part 192 or 195 of title 49, Code of  
17 Federal Regulations, as applicable) to address  
18 and repair cracks in such facilities.

19 “(B) OTHER AREAS.—The Secretary may  
20 issue regulations to require operators of gas  
21 pipeline facilities and hazardous liquid pipeline  
22 facilities that are not located in areas described  
23 in subparagraph (A) to address and repair  
24 cracks in such facilities.

1           “(2) REQUIREMENTS.—Regulations issued  
2 under paragraph (1) shall specify—

3               “(A) under what conditions an engineering  
4 assessment of cracks, including environmentally  
5 assisted cracks, must be performed;

6               “(B) acceptable methods for performing an  
7 engineering assessment on a pipeline, including  
8 the assessment of cracks coinciding with corro-  
9 sion;

10             “(C) criteria for determining whether the  
11 excavation of a pipeline segment is required due  
12 to a probable crack, and deadlines for com-  
13 pleting any excavation so required;

14             “(D) pressure restriction limits for pipe-  
15 lines for which a determination is made to exca-  
16 vate such pipeline pursuant to the requirements  
17 of subparagraph (C); and

18             “(E) acceptable methods for determining  
19 crack growth for any cracks not required to be  
20 repaired under the regulations, including  
21 growth caused by fatigue, corrosion fatigue, or  
22 stress corrosion cracking, as applicable.”.

1   **SEC. 4. STATE PIPELINE SAFETY PROGRAM CERTIFI-**  
2                   **CATIONS.**

3       Section 60105(e) of title 49, United States Code, is  
4   amended—

5                   (1) by inserting “In carrying out this sub-  
6   section, the Secretary may request that a State au-  
7   thority provide records of any inspection of a pipe-  
8   line facility made by the State authority or any in-  
9   vestigation described in subsection (c)(1)(B).” after  
10   “with the certification.”; and

11                  (2) by inserting after “under this subsection”  
12   the following: “, including, upon request by the Sec-  
13   retary, by authorizing the Secretary to participate in  
14   such an inspection or investigation”.

15   **SEC. 5. STATE PIPELINE SAFETY GRANTS.**

16       Section 60107 of title 49, United States Code, is  
17   amended by adding at the end the following:

18                  “(f) GRANTS FOR RENDERING AID.—The Secretary  
19   may make an additional payment, to a State receiving a  
20   payment under subsection (a), to pay the costs incurred  
21   by the State in rendering aid to another State to respond  
22   to a natural disaster or major pipeline incident.”.

23   **SEC. 6. INSPECTION AND MAINTENANCE.**

24       Section 60108 of title 49, United States Code, is  
25   amended by adding at the end the following:

1       “(f) PIPELINE CONSTRUCTION PROJECT DATA COL-  
2 LECITION.—The Secretary may require the owner or oper-  
3 ator of a pipeline facility to provide to the Secretary infor-  
4 mation the Secretary determines appropriate regarding  
5 construction of the pipeline facility, including relating to  
6 any shutdown of such construction.”.

7 **SEC. 7. RISK ANALYSIS AND INTEGRITY MANAGEMENT  
8 PROGRAMS.**

9       Section 60109(c) of title 49, United States Code, is  
10 amended by adding at the end the following:

11       “(12) USE OF DIRECT ASSESSMENTS.—

12           “(A) TRANSMISSION PIPELINE FACILITIES  
13 REGULATION.—Not later than 2 years after the  
14 date of enactment of this paragraph, the Sec-  
15 retary shall issue regulations for appropriate  
16 methods of assessment of transmission pipeline  
17 facilities under paragraph (3) that prioritize  
18 methods that provide a greater level of safety  
19 than direct assessment, including the use of in-  
20 ternal inspection devices or pressure testing.

21           “(B) DISTRIBUTION PIPELINES STUDY.—

22       Not later than 2 years after the date of enact-  
23 ment of this paragraph, the Secretary shall sub-  
24 mit to the Committees on Energy and Com-  
25 merce and Transportation and Infrastructure of

1           the House of Representatives and the Com-  
2           mittee on Commerce, Science, and Transpor-  
3           tation of the Senate a report containing—

4                 “(i) the results of a study of methods  
5                 of assessment of distribution pipelines that  
6                 may be used under paragraph (3), other  
7                 than direct assessment, to determine  
8                 whether any such methods—

9                 “(I) would provide a greater level  
10                 of safety than direct assessment of  
11                 such pipelines; and

12                 “(II) are feasible; and

13                 “(ii) any recommendations based on  
14                 such study.”.

15 **SEC. 8. COMMUNITY RIGHT-TO-KNOW AND EMERGENCY  
16                                  PREPAREDNESS.**

17                 (a) IN GENERAL.—Section 60116 of title 49, United  
18                 States Code, is amended to read as follows:

19 **“§ 60116. Community right-to-know and emergency  
20                                  preparedness**

21                 “(a) PUBLIC EDUCATION PROGRAMS.—

22                 “(1) IN GENERAL.—Each owner or operator of  
23                 a gas or hazardous liquid pipeline facility shall carry  
24                 out a continuing program to educate the public on—

1                 “(A) the use of a one-call notification sys-  
2                 tem prior to excavation and other damage pre-  
3                 vention activities;

4                 “(B) the possible hazards associated with  
5                 unintended releases from the pipeline facility;  
6                 and

7                 “(C) the physical indications that a release  
8                 from a pipeline facility may have occurred, the  
9                 steps that should be taken for public safety in  
10                 the event of such a release, and how to report  
11                 such a release.

12                 “(2) REVIEW AND MODIFICATION OF EXISTING  
13                 PROGRAMS.—Not later than 1 year after the date of  
14                 enactment of the SAFER Pipelines Act of 2019,  
15                 each owner or operator of a gas or hazardous liquid  
16                 pipeline facility shall—

17                 “(A) review its existing public education  
18                 program for effectiveness, and modify the pro-  
19                 gram as necessary; and

20                 “(B) submit to the Secretary for review a  
21                 detailed description of its public education pro-  
22                 gram, including any modifications made to the  
23                 program under subparagraph (A).

24                 “(3) STANDARDS; MATERIAL.—The Secretary  
25                 may—

1               “(A) issue standards for public education  
2               programs under this subsection, including  
3               standards providing for periodic review of such  
4               programs and modification of such programs as  
5               needed; and

6               “(B) develop material for use in the pro-  
7               grams.

8               “(b) LIAISON WITH STATE, LOCAL, AND TRIBAL  
9               EMERGENCY RESPONSE ENTITIES.—

10               “(1) IN GENERAL.—Not later than 1 year after  
11               the date of enactment of the SAFER Pipelines Act  
12               of 2019, an operator of a gas or hazardous liquid  
13               pipeline facility shall establish liaison with—

14               “(A) any State entity with responsibility  
15               for pipeline emergency response in each State  
16               in which the pipeline facility is located;

17               “(B) the appropriate local emergency plan-  
18               ning entity in each emergency planning district  
19               in which the pipeline facility is located; and

20               “(C) any Tribal entity with responsibility  
21               for pipeline emergency response or planning in  
22               the area in which the pipeline facility is located.

23               “(2) COMMUNITIES WITHOUT LOCAL OR TRIBAL  
24               EMERGENCY PLANNING OR RESPONSE ENTITIES.—

25               In a community for which a local or Tribal entity

1 described in paragraph (1) does not exist, the operator  
2 of a gas or hazardous liquid pipeline facility shall liaise,  
3 to the extent practicable, with the local fire, police, and other emergency response entities.  
4

5       “(3) AVAILABILITY OF INFORMATION.—

6           “(A) EVALUATION.—Not later than 2 years after the date of enactment of the  
7           SAFER Pipelines Act of 2019, and based on  
8           the consultation required under subparagraph  
9           (C), the Secretary shall conduct an evaluation  
10          and determine whether State, local, and Tribal  
11          entities described in paragraphs (1) and (2)  
12          have sufficient access to pipeline emergency re-  
13          sponse information.

14           “(B) REGULATION.—If the Secretary de-  
15          termines under subparagraph (A) that State,  
16          local, and Tribal entities described in para-  
17          graphs (1) and (2) do not have sufficient access  
18          to pipeline emergency response information, the  
19          Secretary shall issue regulations not later than  
20          3 years after the date of enactment of the  
21          SAFER Pipelines Act of 2019 specifying rel-  
22          evant emergency response information and re-  
23          quiring each operator of a gas or hazardous liq-  
24          uid pipeline facility to make such information

1           available to the applicable State, local, and  
2           Tribal entities described in paragraphs (1) and  
3           (2).

4           “(C) CONSULTATION.—In conducting the  
5           evaluation under subparagraph (A), the Sec-  
6           retary shall consult with national organizations  
7           representing State, local, and Tribal entities de-  
8           scribed in paragraphs (1) and (2) and the tech-  
9           nical safety standards committees described in  
10           section 60115.”.

11           (b) CONFORMING AMENDMENT.—The table of sec-  
12           tions for chapter 601 of title 49, United States Code, is  
13           amended by striking the item relating to section 60116  
14           and inserting the following:

“60116. Community right-to-know and emergency preparedness.”.

**15 SEC. 9. COST RECOVERY FOR DESIGN REVIEWS.**

16           Section 60117(n)(1)(B)(i) of title 49, United States  
17           Code, is amended by striking “\$2,500,000,000” and in-  
18           serting “\$250,000,000”.

**19 SEC. 10. ACTIONS BY PRIVATE PERSONS.**

20           Section 60121 of title 49, United States Code, is  
21           amended by adding at the end the following:

22           “(e) MANDAMUS.—A person may bring a civil action  
23           in an appropriate district court of the United States to  
24           compel the Secretary to perform a nondiscretionary duty

1 under this chapter that the Secretary has failed to per-  
2 form.”.

3 **SEC. 11. CIVIL PENALTIES.**

4 Section 60122(a) of title 49, United States Code, is  
5 amended—

6 (1) in paragraph (1)—

7 (A) by striking “\$200,000” and inserting  
8 “\$20,000,000”; and

9 (B) by striking “The maximum civil pen-  
10 alty under this paragraph for a related series of  
11 violations is \$2,000,000.”; and

12 (2) in paragraph (2) by striking “\$50,000” and  
13 inserting “\$20,000,000”.

14 **SEC. 12. CRIMINAL PENALTIES.**

15 Section 60123(a) of title 49, United States Code, is  
16 amended by striking “knowingly and willfully” and insert-  
17 ing “knowingly or recklessly”.

18 **SEC. 13. EMERGENCY RESPONSE GRANTS.**

19 Section 60125(b)(1) of title 49, United States Code,  
20 is amended by striking “and local governments in high  
21 consequence areas, as defined by the Secretary,” and in-  
22 serting “local, and Tribal governments, and nonprofit or-  
23 ganizations providing pipeline emergency response train-  
24 ing.”.

1 **SEC. 14. VERIFICATION OF PIPELINE QUALIFICATION PRO-**2 **GRAMS.**

3 Section 60131(g) of title 49, United States Code, is

4 amended—

5 (1) in paragraph (1), by striking “; and” and

6 inserting a semicolon;

7 (2) in paragraph (2), by striking the period at

8 the end and inserting “; and”; and

9 (3) by adding at the end the following para-

10 graph:

11 “(3) with respect to any pipeline facility, means

12 a construction task that is performed on the pipeline

13 facility.”.

14 **SEC. 15. NATIONAL PIPELINE MAPPING SYSTEM.**

15 (a) INFORMATION TO BE PROVIDED.—Section

16 60132(a) of title 49, United States Code, is amended—

17 (1) by striking “Not later than 6 months after

18 the date of enactment of this section, the” and in-

19 serting “The”; and

20 (2) by striking “(except distribution lines and

21 gathering lines)” and inserting “, including a dis-

22 tribution line or a gathering line (but not including

23 any gathering lines that are not regulated under

24 part 192 or part 195 of title 49, Code of Federal

25 Regulations),”.

1       (b) REQUIREMENTS FOR PROVISION OF INFORMATION.—Section 60132 of title 49, United States Code, is  
2       amended—

3                 (1) in subsection (b) by striking “under subsection (a)” and inserting “under this section for inclusion in the National Pipeline Mapping System”;

4                 (2) in subsection (f), by striking “to subsection (a)” and inserting “to this section for inclusion in the National Pipeline Mapping System”; and

5                 (3) by adding at the end the following:

6       “(g) REQUIREMENTS FOR COVERED FACILITIES.—

7       Not later than 1 year after a pipeline facility described  
8       in subsection (a) becomes covered by such subsection, the  
9       operator of such facility shall provide to the Secretary the  
10      information required under paragraphs (1) through (4) of  
11      such subsection with respect to such facility.

12       “(h) ADDITIONAL INFORMATION ON DISTRIBUTION  
13      LINES.—Not later than 2 years after a distribution line  
14      becomes covered by subsection (a), the operator of such  
15      distribution line shall provide to the Secretary, in addition  
16      to the information required under paragraphs (1) through  
17      (4) of subsection (a), information on the distribution sys-  
18      tems that could lead to a point of failure, including—

19                 “(1) sensing lines;

20                 “(2) regulator stations;

1               “(3) automatic or remote-controlled shut-off  
2 valves; and

3               “(4) any other distribution pipeline technology  
4 or feature that the Secretary determines is appro-  
5 priate to ensure safety.

6               “(i) UPDATE TO SYSTEM.—

7               “(1) IN GENERAL.—Not later than 2 years  
8 after the date of enactment of this subsection—

9               “(A) the Secretary shall determine whether  
10 the inclusion of additional information in the  
11 National Pipeline Mapping System would im-  
12 prove the preparation and response efforts of  
13 emergency responders with access to the Sys-  
14 tem; and

15               “(B) if the Secretary determines under  
16 subparagraph (A) that inclusion of additional  
17 information in the National Pipeline Mapping  
18 System would improve the preparation and re-  
19 sponse efforts of emergency responders with ac-  
20 cess to the System, the Secretary shall issue  
21 regulations—

22               “(i) identifying such additional infor-  
23 mation as the Secretary determines would  
24 improve emergency preparedness and re-  
25 sponse efforts; and

1                         “(ii) requiring each person providing  
2                         information under subsection (a) to pro-  
3                         vide such additional information.

4                         “(2) CONSIDERATIONS.—In carrying out para-  
5                         graph (1), the Secretary shall consider inclusion, to  
6                         the extent practicable, of the following information:

7                         “(A) A description of the pipeline facility,  
8                         including the length of the facility and origin  
9                         and termination points.

10                         “(B) A 5-year incident, and inspection and  
11                         enforcement, history for the pipeline facility.

12                         “(C) If applicable, a summary of any in-  
13                         tegrity management program activities related  
14                         to the pipeline facility.”.

15                         (c) ADDITIONAL INFORMATION ON DISTRIBUTION  
16                         LINES.—Not later than 1 year after the date of enactment  
17                         of this Act, the Secretary shall issue such regulations as  
18                         are necessary to specify the information required to be  
19                         provided pursuant to section 60132(h) of title 49, United  
20                         States Code.

21                         **SEC. 16. CONGRESSIONAL ACCESS TO OIL SPILL RESPONSE  
22                         PLANS.**

23                         Section 60138(a) of title 49, United States Code, is  
24                         amended—

25                         (1) in paragraph (1) by striking “and”;

1                             (2) in paragraph (2)(D) by striking the period  
2                             and inserting “; and”; and

3                             (3) by adding at the end the following:

4                             “(3) provide to a Member of Congress, upon re-  
5                             quest from such Member, a copy of any such plan,  
6                             the contents of which the Secretary may not redact  
7                             but may note, as the Secretary determines appro-  
8                             priate—

9                             “(A) proprietary information; and

10                             “(B) security-sensitive information, includ-  
11                             ing information described in section 1520.5(a)  
12                             of title 49, Code of Federal Regulations.”.

13 **SEC. 17. LEAK DETECTION TECHNOLOGY.**

14                             (a) IN GENERAL.—Chapter 601 of title 49, United  
15 States Code, is amended by adding at the end the fol-  
16 lowing:

17 **“§ 60142. Leak detection technology**

18                             “(a) LEAK DETECTION TECHNOLOGY.—Not later  
19 than 1 year after the date of enactment of this section,  
20 the Secretary shall issue regulations requiring each oper-  
21 ator of a gas pipeline facility to install and use advanced  
22 leak detection technology on all gas pipelines it operates.

23                             “(b) REQUIREMENTS.—The advanced leak detection  
24 technology required under subsection (a) shall, at a min-  
25 imum—

1           “(1) have a high accuracy of identifying leak lo-  
2       cation;

3           “(2) be capable of measuring methane con-  
4       centrations in parts per billion; and

5           “(3) be capable of correlating methane con-  
6       centration measurements to data produced by geo-  
7       graphic information systems technology.”.

8       (b) CLERICAL AMENDMENT.—The table of sections  
9       for chapter 601 of title 49, United States Code, is amend-  
10      ed by adding at the end the following new item:

“60142. Leak detection technology.”.

11 **SEC. 18. GAS PIPELINE REPAIR CRITERIA.**

12       (a) IN GENERAL.—Chapter 601 of title 49, United  
13       States Code, is further amended by adding at the end the  
14       following:

15 **“§ 60143. Gas pipeline repair criteria**

16       “(a) LEAK REPAIR FOR LARGE LOSS EVENT.—Not  
17       later than 1 year after the date of enactment of this sec-  
18       tion, the Secretary shall issue regulations requiring each  
19       operator of a gas pipeline facility to—

20           “(1) immediately repair a leak in a gas pipeline  
21       facility it operates that results in a large loss event;  
22       and

23           “(2) report information to the Secretary with  
24       respect to such large loss event, including—

25           “(A) the location of such large loss event;

1               “(B) the total estimated volume of gas re-  
2 leased during such event;  
3               “(C) the cause of the failure; and  
4               “(D) the time from the detection of a gas  
5 leak to the completion of the repair of such  
6 leak.

7               “(b) LARGE LOSS EVENT DEFINED.—In this section,  
8 the term ‘large loss event’ means the loss of 300,000 cubic  
9 feet or more of gas.”.

10              (b) CLERICAL AMENDMENT.—The table of sections  
11 for chapter 601 of title 49, United States Code, is further  
12 amended by adding at the end the following new item:  
“60143. Gas pipeline repair criteria.”.

13 **SEC. 19. METHANE RELEASE MITIGATION.**

14              (a) IN GENERAL.—Chapter 601 of title 49, United  
15 States Code, is further amended by adding at the end the  
16 following:

17 **“§ 60144. Methane release mitigation**

18              “(a) METHANE CAPTURE FROM ROUTINE OPER-  
19 ATIONS OR MAINTENANCE.—Not later than 1 year after  
20 the date of enactment of this section, the Secretary shall  
21 issue regulations requiring each operator of a gas pipeline  
22 facility to use the best available technology to capture gas  
23 released when performing routine operations or mainte-  
24 nance on the pipeline facility.

1        “(b) REGULATIONS.—In issuing regulations under  
2 subsection (a), the Secretary shall establish—

3            “(1) requirements for the capture of gas re-  
4 leased from routine operations, including venting to  
5 relieve pressure;

6            “(2) requirements for the capture of gas re-  
7 leased from maintenance operations, including  
8 blowdowns; and

9            “(3) procedures for emergency situations that  
10 result in a release of gas.”.

11        (b) CLERICAL AMENDMENT.—The table of sections  
12 for chapter 601 of title 49, United States Code, is further  
13 amended by adding at the end the following new item:

“60144. Methane release mitigation.”.

14 **SEC. 20. UNUSUALLY SENSITIVE AREAS.**

15        (a) COASTAL WATERS; COASTAL BEACHES.—Section  
16 19 of the PIPES Act of 2016 (49 U.S.C. 60109 note)  
17 is amended—

18            (1) in subsection (b) by striking “marine coast-  
19 al waters” and inserting “coastal waters”; and

20            (2) by adding at the end the following:

21        “(c) DEFINITIONS.—In this section, the following  
22 definitions apply:

23            “(1) COASTAL BEACHES.—The term ‘coastal  
24 beaches’ means the land between high and low water  
25 marks of coastal waters.

1               “(2) COASTAL WATERS.—The term ‘coastal  
2               waters’ has the meaning given such term in section  
3               4101 of the Shore Protection Act of 1988 (33  
4               U.S.C. 2601).”.

5               (b) COASTAL WATERS.—Section 60109(b)(2) of title  
6 49, United States Code, is amended by striking “marine  
7 coastal waters” and inserting “coastal waters”.

8               (c) UPDATES.—Not later than 90 days after the date  
9 of enactment of this section, the Secretary of Transpor-  
10 tation shall complete the revision required under section  
11 19(b) of the PIPES Act of 2016 (49 U.S.C. 60109 note),  
12 as amended by this section.

13 **SEC. 21. USER FEES FOR UNDERGROUND NATURAL GAS  
14               STORAGE FACILITIES.**

15               Section 60302 of title 49, United States Code, is  
16 amended—

17               (1) in subsection (c)(2)—

18               (A) in subparagraph (A) by striking “and”  
19               at the end;

20               (B) in subparagraph (B) by striking the  
21               period at the end and inserting “; and”; and

22               (C) by adding at the end the following:

23               “(C) may only be used to the extent pro-  
24               vided in advance in an appropriations Act.”;

1                   (2) by striking paragraph (3) of subsection (c);

2                   and

3                   (3) by adding at the end the following:

4                 “(d) LIMITATIONS.—Fees imposed under subsection

5                 (a) shall be sufficient to pay for the costs of activities de-

6                 scribed in subsection (c), except that the total amount col-

7                 lected for a fiscal year may not be more than 105 percent

8                 of the total amount of the appropriations made for the

9                 fiscal year activities to be financed by fees.”.

10 **SEC. 22. SEISMICITY.**

11                 (a) IN GENERAL.—Not later than 90 days after the

12                 date of enactment of this section, the Secretary of Trans-

13                 portation, in consultation with the Federal Energy Regu-

14                 latory Commission, shall enter into an agreement with the

15                 National Academy of Sciences under which the National

16                 Academy of Sciences shall prepare a report containing—

17                   (1) the results of a study that—

18                      (A) evaluates the current Federal require-

19                      ments for pipeline facility design, siting, con-

20                      struction, operation and maintenance, and in-

21                      tegrity management, relating to seismicity, land

22                      subsidence, landslides, slope instability, frost

23                      heave, soil settlement, erosion, and other dy-

24                      namic geologic conditions that may pose a safe-

25                      ty risk;

1                         (B) identifies any discrepancy in such re-  
2                         quirements that apply to operators of gas pipe-  
3                         line facilities and hazardous liquid pipeline fa-  
4                         cilities; and

5                         (C) identifies any deficiencies in industry  
6                         practices related to such requirements; and  
7                         (2) any recommendations of the National Acad-  
8                         emy of Sciences based on such results.

9                         (b) REPORT TO CONGRESS.—Upon completion of the  
10          report prepared pursuant to subsection (a), the National  
11          Academy of Sciences shall submit to the Secretary of  
12          Transportation, the Committee on Transportation and In-  
13          frastructure of the House of Representatives, the Com-  
14          mittee on Energy and Commerce of the House of Rep-  
15          resentatives, and the Committee on Commerce, Science,  
16          and Transportation of the Senate the report.

17                         (c) PIPELINE FACILITIES.—In this section, the term  
18          “pipeline facility” has the meaning given that term in sec-  
19          tion 60101 of title 49, United States Code.

20 **SEC. 23. PIPELINE SAFETY TESTING.**

21                         (a) EVALUATION.—Not later than 18 months after  
22          the date of enactment of this Act, the Secretary of Trans-  
23          portation shall submit to the Committee on Commerce,  
24          Science, and Transportation of the Senate, the Committee  
25          on Transportation and Infrastructure of the House of

1 Representatives, and the Committee on Energy and Com-  
2 merce of the House of Representatives a report that eval-  
3 uates concepts for the development of a pipeline safety re-  
4 search and testing facility under the Department of  
5 Transportation.

6 (b) PURPOSE.—The purpose of the facility described  
7 in subsection (a) shall be to support the Department of  
8 Transportation and other governmental entities in product  
9 evaluation, personnel training, and research and develop-  
10 ment of technology and practices to improve the safety,  
11 security, efficiency, and environmental impact of—

12 (1) transporting hazardous liquids and gas by  
13 pipeline; and  
14 (2) storing hazardous liquids or gas for trans-  
15 portation.

16 (c) USE OF EXISTING FACILITIES.—In conducting  
17 the evaluation pursuant to subsection (a), the Secretary  
18 shall examine the opportunity to use existing facilities op-  
19 erated by the Department of Transportation or other Fed-  
20 eral agencies for research and testing.

21 (d) REPORT CONTENTS.—The report described in  
22 subsection (a) shall include—  
23 (1) the projected costs to establish such a facil-  
24 ity;

- 1                         (2) the projected annual costs to operate such  
2                         a facility;
- 3                         (3) recommendations for sharing or recovering  
4                         any establishment and operational expenses from  
5                         private-sector, non-profit, or academic entities that  
6                         may use the facility;
- 7                         (4) an evaluation of the feasibility of a partner-  
8                         ship with a private-sector, non-profit, or academic  
9                         entity to manage or operate the facility;
- 10                        (5) data and information management protocols  
11                         for test results; and
- 12                        (6) potential benefits and opportunities for en-  
13                         hancing the training and development of pipeline  
14                         safety personnel.

15 **SEC. 24. WORKFORCE.**

16 (a) STAFFING.—

17                        (1) IN GENERAL.—The Secretary of Transpor-  
18                         tation shall increase the number of full-time equiva-  
19                         lent employees (as compared to the number of posi-  
20                         tions on the date of enactment of this Act) by—

21                        (A) 8 full-time employees with subject mat-  
22                         ter expertise in pipeline safety, pipeline facili-  
23                         ties, and pipeline systems to finalize out-  
24                         standing rulemakings and fulfill mandates for  
25                         the Office of Pipeline Safety of the Pipeline and

1           Hazardous Materials Safety Administration;

2           and

3                 (B) 3 full-time attorneys, with environmental  
4                 expertise, in the Office of Chief Counsel  
5                 of the Pipeline and Hazardous Materials Safety  
6                 Administration.

7                 (2) PIPELINE INSPECTION AND ENFORCEMENT

8                 PERSONNEL.—The Secretary shall ensure that the  
9                 number of positions for pipeline inspection and en-  
10                 forcement personnel in the Office of Pipeline Safety  
11                 of the Pipeline and Hazardous Materials Safety Ad-  
12                 ministration does not fall below the following:

13                 (A) 222 for fiscal year 2020.

14                 (B) 233 for fiscal year 2021.

15                 (C) 245 for fiscal year 2022.

16                 (D) 258 for fiscal year 2023.

17                 (E) 272 for fiscal year 2024.

18                 (b) RECRUITMENT AND RETENTION AUTHORITIES.—

19                 The Secretary shall request authority from the Office of  
20                 Personnel Management to use incentives, as necessary, to  
21                 recruit and retain a qualified workforce, including for in-  
22                 spection and enforcement personnel and subject matter ex-  
23                 perts dedicated to rulemaking activities in the Office of  
24                 Pipeline Safety of the Pipeline and Hazardous Materials  
25                 Safety Administration—

1                   (1) special pay rates permitted under section  
2       5305 of title 5, United States Code; and  
3                   (2) repayment of student loans accompanied by  
4       a continued service agreement, permitted under sec-  
5       tion 5379 of title 5, United States Code.

6 **SEC. 25. HIRING REPORT.**

7       Not later than 180 days after the date of enactment  
8   of this Act, and annually thereafter through calendar year  
9   2023, the Administrator of the Pipeline and Hazardous  
10 Materials Safety Administration shall submit to Congress  
11 a report on the efforts of the Administration to hire  
12 women, minorities, and veterans as inspectors since Janu-  
13 ary 1, 2012.

14 **SEC. 26. PLAN TO COMBINE STATE DAMAGE PREVENTION  
15                   AND ONE-CALL NOTIFICATION PROGRAMS.**

16       Not later than 1 year after the date of enactment  
17 of this Act, the Secretary of Transportation shall submit  
18 to the Committees on Energy and Commerce and Trans-  
19 portation and Infrastructure of the House of Representa-  
20 tives and the Committee on Commerce, Science, and  
21 Transportation of the Senate a plan to combine the activi-  
22 ties carried out by the Secretary under sections 6106 and  
23 60134 of title 49, United States Code.

1   **SEC. 27. GAS GATHERING LINES.**

2           (a) IN GENERAL.—Not later than 90 days after the  
3 date of enactment of this Act, the Secretary of Transpor-  
4 tation shall issue final regulations on gas gathering lines  
5 based on the notice of proposed rulemaking published on  
6 April 8, 2016, titled “Pipeline Safety: Safety of Gas  
7 Transmission and Gathering Pipelines” (81 Fed. Reg.  
8 20722).

9           (b) REGULATIONS.—The final regulations issued  
10 under subsection (a) shall cover—

11               (1) all gas gathering lines in class 4, class 3,  
12 and class 2 locations, as classified in section 192.5  
13 of title 49, Code of Federal Regulations; and  
14               (2) gas gathering lines with a diameter of at  
15 least 8 inches that are located in a class 1 location,  
16 as classified in section 192.5 of title 49, Code of  
17 Federal Regulations.

18   **SEC. 28. REGULATORY UPDATES.**

19           (a) DEFINITION OF OUTSTANDING REGULATION.—  
20 In this section, the term “outstanding regulation”  
21 means—

22               (1) a final rule required to be issued under the  
23 Pipeline Safety, Regulatory Certainty, and Job Cre-  
24 ation Act of 2011 (Public Law 112–90; 125 Stat.  
25 1904) that has not been published in the Federal  
26 Register;

1                         (2) a final rule required to be issued under the  
2 Protecting our Infrastructure of Pipelines and En-  
3 hancing Safety Act of 2016 (Public Law 114–183;  
4 130 Stat. 514) that has not been published in the  
5 Federal Register; and

6                         (3) any other final rule regarding gas or haz-  
7 ardous liquid pipeline facilities required to be issued  
8 under this Act or an Act enacted before the date of  
9 enactment of this Act that has not been published  
10 by the date required in such Act in the Federal Reg-  
11 ister.

12                         (b) REQUIREMENT.—Not later than 5 days after the  
13 date of enactment of this Act, and every 30 days there-  
14 after until an outstanding regulation is published in the  
15 Federal Register, the Secretary of Transportation shall  
16 provide an update on the status of each outstanding regu-  
17 lation by—

18                         (1) publishing on a publicly available website of  
19 the Department of Transportation information re-  
20 garding the status of each outstanding regulation;  
21 and

22                         (2) submitting notification to the Committee on  
23 Transportation and Infrastructure of the House of  
24 Representatives, the Committee on Energy and  
25 Commerce of the House of Representatives, and the

1       Committee on Commerce, Science, and Transpor-  
2       tation of the Senate.

3           (c) CONTENTS.—The information described in sec-  
4       tion (b)(1) shall include—

5               (1) with respect to an outstanding regulation  
6       under review by the Office of the Secretary for not  
7       more than 45 days—

8                   (A) the date that such outstanding regula-  
9       tion was submitted to the Office of the Sec-  
10      retary for review; and

11                  (B) the staff allocations within the Office  
12       of the Secretary with respect to each such out-  
13       standing regulation and any resource con-  
14       straints affecting the review;

15               (2) with respect to an outstanding regulation  
16       under review by the Office of the Secretary for more  
17       than 45 days—

18                   (A) the information described in paragraph  
19       (1);

20                  (B) a description of why such outstanding  
21       regulation is under extended review;

22                  (C) a work plan for finalizing review of  
23       such outstanding regulation; and

24                  (D) the date of anticipated completion of  
25       such review;

1                         (3) with respect to an outstanding regulation  
2                         that has been transmitted to neither the Office of  
3                         Management and Budget nor the Office of the Sec-  
4                         retary—

5                             (A) a description of the work plan for such  
6                         outstanding regulation;

7                             (B) the anticipated date on which such  
8                         regulation will be transmitted to the Office of  
9                         Management and Budget and the Office of the  
10                         Secretary;

11                          (C) the staff allocations with respect to  
12                         such outstanding regulation;

13                          (D) any resource constraints affecting the  
14                         rulemaking process for such outstanding regula-  
15                         tion; and

16                          (E) any other details associated with the  
17                         development of such outstanding regulation  
18                         that affect the progress of the rulemaking proc-  
19                         ess with respect to such outstanding regulation;  
20                         and

21                          (4) with respect to an outstanding regulation  
22                         that has been transmitted to the Office of Manage-  
23                         ment and Budget—

1                             (A) the date such outstanding regulation  
2                             was submitted to the Office of Management and  
3                             Budget for review; and

4                             (B) a statement of whether the out-  
5                             standing regulation remains under review by  
6                             the Office of Management and Budget or has  
7                             been transmitted for further review by the Of-  
8                             fice of the Secretary or the Administrator of the  
9                             Pipeline and Hazardous Materials Safety Ad-  
10                             ministration.

11 **SEC. 29. COMPONENT VERIFICATION.**

12                         (a) IN GENERAL.—Section 60102(e) of title 49,  
13 United States Code, is amended—

14                             (1) by redesignating paragraphs (1) and (2) as  
15 subparagraphs (A) and (B);  
16                             (2) by striking “The Secretary shall” and in-  
17 serting the following:

18                             “(1) IN GENERAL.—The Secretary shall”;

19                             (3) by adding at the end the following:

20                             “(C) for facilities identified under subpara-  
21 graphs (A) and (B), shall include, for all pipes  
22 and related components for which the regula-  
23 tions of the Pipeline and Hazardous Materials  
24 Safety Administration require compliance with  
25 a standard incorporated by reference for such

1 pipe or related component, documentation of  
2 verification that such pipe or related component  
3 meets such standard.

4 “(2) VERIFICATION.—The verification described  
5 in paragraph (1)(C) shall be conducted by—

6 “(A) an independent third party on behalf  
7 of the operator;

8 “(B) the operator, so long as such operator  
9 does not pay, or receive payment from, a manu-  
10 facturer, distributor, or supplier of a pipe or re-  
11 lated component described in paragraph (1)(C)  
12 for such verification; or

13 “(C) a United States manufacturer of a  
14 pipe or related component described in para-  
15 graph (1)(C) that is accredited by the Inter-  
16 national Organization for Standardization.

17 “(3) DEFINITIONS.—In this subsection:

18 “(A) VERIFICATION.—The term  
19 ‘verification’ means sufficient testing and audit-  
20 ing to confirm that a standard has been met in  
21 the production of a pipe or related component.

22 “(B) INDEPENDENT THIRD PARTY.—The  
23 term ‘independent third party’ means an entity  
24 that—

1                 “(i) does not have a commercial rela-  
2                 tionship with the manufacturer or supplier  
3                 of a pipe or related component; and

4                 “(ii) is accredited by the International  
5                 Organization for Standardization.”; and

6                 (4) APPLICABILITY.—The amendments made  
7                 by this subsection shall only apply to pipes and com-  
8                 ponents that are—

9                     (A) covered by the amendments made by  
10                  such subsection; and

11                     (B) purchased on or after the date of en-  
12                  actment of this Act.

13                 (b) REVIEW OF COMPLIANCE OF FLANGES AND FIT-  
14                 TINGS.—

15                 (1) IN GENERAL.—Not later than 180 days  
16                  after the date of enactment of this Act, the Com-  
17                  troller General of the United States shall complete  
18                  a review of the compliance of flanges and fittings of  
19                  a pipeline facility (as such term is defined in section  
20                  60101 of title 49, United States Code) with Federal  
21                  requirements.

22                 (2) CONTENTS OF REVIEW.—The review re-  
23                  quired under paragraph (1) shall include—

24                     (A) a compilation of the existing standards  
25                  that are incorporated by reference in regula-

1           tions of the Pipeline and Hazardous Materials  
2           Safety Administration and apply to the manu-  
3           facturing, operation, and maintenance of such  
4           flanges and fittings;

5                 (B) a review of the existing oversight au-  
6                 thority of the Secretary of Transportation over  
7                 manufacturers and distributors of such flanges  
8                 and fittings and any lack of oversight authority  
9                 that could lead to incidents or accidents;

10                 (C) an analysis of the degree of compliance  
11                 by such manufacturers and distributors with  
12                 the standards described in subparagraph (A),  
13                 the identification of any instances of non-com-  
14                 pliance with such standards, and the form, de-  
15                 gree, and scope of such non-compliance;

16                 (D) a review of the extent to which  
17                 verification (as such term is defined in section  
18                 60102(e) of title 49, United States Code, as  
19                 added by this section) by operators of pipeline  
20                 facilities of whether such flanges and fittings of  
21                 pipeline facilities meet the applicable standards  
22                 described in subparagraph (A) is occurring;

23                 (E) a review of the safety benefits of re-  
24                 quiring pipeline incident reports to include the

1 identification of the manufacturer of the flanges  
2 and fittings involved in those incidents; and

3 (F) identification and recommendation of  
4 any additional authorities or responsibilities for  
5 the Secretary of Transportation, or additional  
6 standards, necessary to improve the safety and  
7 integrity of flanges and fittings through manu-  
8 facturing and distribution.

9 (3) REPORT.—Not later than 210 days after  
10 the date of enactment of this Act, the Comptroller  
11 General shall submit to the Committee on Com-  
12 mmerce, Science, and Transportation of the Senate,  
13 the Committee on Transportation and Infrastructure  
14 of the House of Representatives, and the Secretary  
15 of Transportation a report containing the results of  
16 the review completed under paragraph (1) and any  
17 recommendations for legislation or changes to exist-  
18 ing regulations.

19 (4) PUBLIC COMMENT PROCESS.—

20 (A) IN GENERAL.—Not later than 30 days  
21 after submission of the report required under  
22 paragraph (3) to the Secretary, the Secretary  
23 shall provide a period of not fewer than 60 days  
24 for public comment regarding such report.

1                             (B) REPORT.—Not later than 180 days  
2                             after the end of the public comment period de-  
3                             scribed in subparagraph (A), the Secretary shall  
4                             publish in the Federal Register a report re-  
5                             sponding to the public comments submitted.

6                             (C) CONTENTS OF REPORT.—In the report  
7                             described in subparagraph (B), the Secretary  
8                             shall indicate any anticipated actions the Sec-  
9                             retary will take with respect to flanges and fit-  
10                             tings of a pipeline facility based on the com-  
11                             ments submitted under this paragraph and the  
12                             report under paragraph (3).

13 **SEC. 30. CODIFICATION OF FINAL RULE.**

14                             The amendments to the Code of Federal Regulations  
15                             made pursuant to the final rule of the Environmental Pro-  
16                             tection Agency, titled “Oil and Natural Gas Sector: Emis-  
17                             sion Standards for New, Reconstructed, and Modified  
18                             Sources” and published in the Federal Register on June  
19                             3, 2016 (81 Fed. Reg. 35824), shall have the same force  
20                             and effect of law as if such amendments had been enacted  
21                             by an Act of Congress, except that the Administrator of  
22                             the Environmental Protection Agency may revise such reg-  
23                             ulations, as provided for under the Clean Air Act, if such  
24                             revision would result in a reduction in gas release.

